

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

_	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
- 1	09/894,060	06/28/2001	William P. Lord	US010306	5441	
	,	7590 09/08/2004		EXAMINER		
	PHILIPS INTELLECTUAL PROPERTY & STANDARDS			FLETCHER, JAMES A		
P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510		ART UNIT	PAPER NUMBER			
		,		2616	5	
					DATE MAILED: 09/08/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		A 11				
•	Application No.	Applicant(s)				
•	09/894,060	LORD, WILLIAM P.				
Office Action Summary	Examiner	Art Unit				
	James A. Fletcher	2616				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any						
earned patent term adjustment. See 37 CFR 1.704(b).  Status						
	<u> </u>					
,		acception on to the monito in				
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)  Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-20 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
<ul> <li>9) The specification is objected to by the Examiner.</li> <li>10) The drawing(s) filed on 10 September 2001 is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).</li> <li>11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.</li> </ul>						
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

Art Unit: 2616

## **DETAILED ACTION**

1. Please include the new Art Unit 2616 in the caption or heading of any written or facsimile communication submitted after this Office Action because the examiner, who was assigned to Art Unit 2615, will be assigned to new Art Unit 2616. Your cooperation in this matter will assist in the timely processing of the submission and is appreciated by the Office.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Kinney et al (5,808,662).

Regarding claim 1, Kinney et al disclose a method for synchronizing the video output of a first personal video recorder with at least one second personal video recorder comprising the steps of:

selecting at a given one of the first and at least one second recorders a
common program that resides in memory of each of the recorders (Col 2,
lines 9-12 "A system and method is described that allows two or more
participants at separate locations to simultaneously view and control the
playing of the movie" and Col 3, lines 53-54 "Movie data is transferred to the
media files prior to the viewing by the participants"); and

Art Unit: 2616

transmitting a signal from one of the recorders to simultaneously initiate a
start sequence for playback of the common program in each of the recorders
(Col 2, lines 23-26 "the movie data is played in a synchronized manner at
each of the playback systems in accordance with the playback control data").

Regarding claims 2 and 3, Kinney et al disclose a method for synchronizing the video output of personal video recorders comprising the step of recording at least a portion of a broadcast program on the first and at least one second personal video recorder (Col 3, lines 53-54 "Movie data is transferred to the media files prior to the viewing by the participants")

Regarding claim 4, Kinney et al disclose a method for synchronizing the video output of personal video recorders comprising the step of recording at least a portion of a broadcast program in a personal video recorder (Col 3, lines 53-54 "Movie data is transferred to the media files prior to the viewing by the participants").

Regarding claim 5, Kinney et al disclose a method for synchronizing the video output of personal video recorders wherein the signal is transmitted over the Internet (CoI 3, lines 32-34 "In a preferred embodiment, communication channel 160 is a Transport Control Protocol/ Internet Protocol (TCP/IP) or ISDN communication channel").

Regarding claim 6, Kinney et al disclose a method for synchronizing the video output of personal video recorders comprising the step of selecting at least one second personal video recorder having at least one program stored in memory in the at least one second personal video recorder (Fig 2A, blocks 210 and 212 "participant joins")

Art Unit: 2616

conference and sends 'hello' event" and "'master sends back a 'seek' and optional 'play' event in response to 'hello'").

Regarding claim 7, Kinney et al disclose a method for synchronizing the video output of personal video recorders comprising the step of simultaneously and synchronously viewing the common program in two different locations (Col 3, lines 20-26 "two or more participants will be viewing a movie on different workstations or systems...Accordingly, each participant views a movie at exactly the same rate").

Regarding claim 8, Kinney et al disclose a method for synchronizing the video output of personal video recorders wherein the first personal video recorder is controlled by a remote control device (Col 4, lines 5-6 "GUI 125 provides icons and buttons that allow participants to control the viewing of a movie").

Regarding claim 9, Kinney et al disclose a method for synchronizing the video output of personal video recorders wherein control signals transmitted to the first personal video recorder by the remote control device also controls the at least one second personal video recorders (Col 2, lines 23-26 "the movie data is played in a synchronized manner at each of the playback systems in accordance with the playback control data" and Col 7, lines 1-4 "Each participant in a shared playback session is able to receive input from local graphical user interface 125, external transport controller 180, or event from another participant over the network").

Regarding claim 10, Kinney et al disclose a method for synchronizing the video output of personal video recorders comprising the step of transmitting a system status signal from the first personal video recorder to the at least one second personal video

Art Unit: 2616

recorder (Col 2, lines 23-26 "the movie data is played in a synchronized manner at each of the playback systems in accordance with the playback control data").

Regarding claim 11, Kinney et al disclose a system for synchronizing the video output of personal video recorders comprising

- at least two personal video recorders having at least one common program stored in memory associated with each of the recorders (Col 2, lines 9-12 "A system and method is described that allows two or more participants at separate locations to simultaneously view and control the playing of the movie" and Col 3, lines 53-54 "Movie data is transferred to the media files prior to the viewing by the participants"); and
- a communication means operatively connected to the recorders for
  transmitting a signal from one of the recorders to the other recorders to
  simultaneously initiate a start sequence for playback of the common program
  in each of the recorders (Col 2, lines 23-26 "the movie data is played in a
  synchronized manner at each of the playback systems in accordance with the
  playback control data").

Regarding claim 12, Kinney et al disclose a system for synchronizing the video output of personal video recorders wherein the communications means is an Internet network (CoI 3, lines 32-34 "In a preferred embodiment, communication channel 160 is a Transport Control Protocol/ Internet Protocol (TCP/IP) or ISDN communication channel").

Art Unit: 2616

Regarding claim 13, Kinney et al disclose a system for synchronizing the video output of personal video recorders wherein the communication means is a telephone network (Col 3, lines 20-21 "Communication channel 160 can take many forms, including a conventional telephone line").

Regarding claim 14, Kinney et al disclose a system for synchronizing the video output of personal video recorders comprising a television operatively connected to the personal video recorders (Col 4, lines 7-9 "An additional interlaced video display 120 can also be connected to the media playback engine 110 through a standard video output").

Regarding claim 15, Kinney et al disclose a system for synchronizing the video output of personal video recorders comprising a remote control device for transmitting control signals to the personal video recorders (Col 4, lines 5-6 "GUI 125 provides icons and buttons that allow participants to control the viewing of a movie").

Regarding claim 16, Kinney et al disclose an apparatus for synchronizing the video output of personal video recorders wherein each of the first and the second personal video recorder has a common program stored in memory associated therewith (Col 2, lines 9-12 "A system and method is described that allows two or more participants at separate locations to simultaneously view and control the playing of the movie" and Col 3, lines 53-54 "Movie data is transferred to the media files prior to the viewing by the participants"), comprising:

 a control device associated with a processor and operative to transmit a signal from the first personal video recorder to the second personal video

Art Unit: 2616

recorder for simultaneously initiating a start sequence in each of the first and second personal video recorders (Col 2, lines 23-26 "the movie data is played in a synchronized manner at each of the playback systems in accordance with the playback control data").

Regarding claim 17, Kinney et al disclose an apparatus for synchronizing the video output of personal video recorders wherein the signal is transmitted over the Internet (Col 3, lines 32-34 "In a preferred embodiment, communication channel 160 is a Transport Control Protocol/ Internet Protocol (TCP/IP) or ISDN communication channel").

Regarding claim 18, Kinney et al disclose an apparatus for synchronizing the video output of personal video recorders wherein the signal is transmitted over telephone lines (Col 3, lines 20-21 "Communication channel 160 can take many forms, including a conventional telephone line").

Regarding claim 19, Kinney et al disclose an apparatus for synchronizing the video output of personal video recorders wherein control signals transmitted to the first personal video recorder by the control device also control the second personal video recorder (Each participant in a shared playback session is able to receive input from local graphical user interface 125, external transport controller 180, or event from another participant over the network").

Regarding claim 20, Kinney et al disclose an apparatus for synchronizing the video output of personal video recorders comprising a television operatively connected to the first and second personal video recorders (Col 4, lines 7-9 "An additional")

Art Unit: 2616

Page 8

interlaced video display 120 can also be connected to the media playback engine 110 through a standard video output").

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James A. Fletcher whose telephone number is (703) 305-3464. The examiner can normally be reached on 7:45AM - 5:45PM M-Th, first Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Faile can be reached at (703) 305-4380.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, DC 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only).

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

JAF

September 3, 2004

VINCENT BOCCIO
PRIMARY EXAMINER